1	Patrick R. Leverty		
2	LEVERTY & ASSOCIATES LAW CHTD. Reno Gould House 832 Willow Street Reno, NV 89502 Telephone: (775) 322-6636 Facsimile: (775) 322-3953		
3			
4			
5	Email: pat@levertylaw.com		
6	[Additional counsel on signature block]		
7	Counsel for Plaintiffs		
8	IINITED STATES	DISTRICT COURT	
9	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
10	IN RE CLEANSPARK, INC. DERIVATIVE	Case No.: 2:21-cv-01004-GMN-BNW	
11	LITIGATION		
12			
13			
14			
15		JOINT STIPULATION [AND PROPOSED	
16	This Document Relates to:	ORDER] EXTENDING THE DEADLINE TO SUBMIT A PROPOSED SCHEDULE	
	ALL ACTIONS	TO SUBMIT AT ROLOSED SCHEDULE	
17			
18			
19			
20	WHEREAS, on May 26, 2021, and June 22, 2021, respectively, Plaintiffs Andrea Ciceri and		
21			
22	Mark Perna ("Plaintiffs") filed separate shareholder derivative actions (the "Related Derivative		
23	Actions") in this Court on behalf of Nominal Defendant CleanSpark, Inc. ("CleanSpark") against		
24	Defendants Zachary K. Bradford, Lori L. Love, S. Matthew Schultz, Roger P. Beynon, Larry		
25	McNeill, and Thomas L. Wood (collectively, the "Parties");		
26	WHEREAS, on June 29, 2021, the Court entered an order, based on the Parties' stipulation		
27	dated June 25, 2021, consolidating the Related Derivative Actions into the above-captioned action,		
28	_	-	
		1	

1 appointing a leadership structure, and designating an operative complaint in the consolidated action 2 (the "Consolidation Order"); 3 WHEREAS, the Consolidation Order directed the Parties to "file a proposed schedule within 4 60 days of the date the Court enters this Order," that is, on or before August 30, 2021; 5 WHEREAS, on August 27, 2021, the Court entered an order, based on the Parties' stipulation 6 dated August 25, 2021, directing the Parties to "file a proposed schedule on or before September 27, 7 2021"; and 8 9 WHEREAS, the Parties require additional time to submit their proposed schedule to the 10 Court; 11 IT IS HEREBY STIPULATED AND AGREED, by the Parties hereto, through their 12 undersigned counsel, subject to the approval of the Court, as follows: 13 1. The Parties shall file a proposed schedule on or before October 5, 2021. Defendants 14 need not respond to the operative complaint until the date set in the Court's ruling on the proposed 15 16 schedule. 17 2. Other than as agreed herein, the Parties reserve all rights. 18 IT IS SO STIPULATED. 19 Respectfully Submitted By: 20 DATED: September 27, 2021 /S/ Patrick Leverty 21 Patrick R. Leverty LEVERTY & ASSOCIATES LAW CHTD. 22 Reno Gould House 23 832 Willow Street Order Reno, NV 89502 Telephone: (775) 322-6636 24 IT IS SO ORDERED Facsimile: (775) 322-3953 **DATED:** 6:03 pm, September 28, 2021 25 Email: pat@levertylaw.com 26 Liaison Counsel for Plaintiffs **BRENDA WEKSLER** 27 THE BROWN LAW FIRM, P.C. UNITED STATES MAGISTRATE JUDGE Timothy Brown 28

2

Case 2:21-cv-01004-GMN-BNW Document 17 Filed 09/28/21 Page 3 of 3

1		767 Third Avenue, Suite 2501
2		New York, NY 10017 Telephone: (516) 922-5427
3		Facsimile: (516) 344-6204
4		Email: tbrown@thebrownlawfirm.net
5		Co-Lead Counsel for Plaintiffs
6		THE ROSEN LAW FIRM, P.A. Phillip Kim
7		275 Madison Avenue, 40 th Floor New York, NY 10016
8		Telephone: (212) 686-1060 Facsimile: (212) 202-3827
9		Email: pkim@rosenlegal.com
10		Co-Lead Counsel for Plaintiffs
11		
12	DATED: September 27, 2021	WILK AUSLANDER LLP
13		<u>/s/_ Aari Itzkowitz</u> Aari Itzkowitz
		825 Eighth Avenue
14		Suite 2900 New York, NY 10019
15		Telephone: (212) 981-2300
16		Facsimile: (212) 752-6380
17		Email: aitzkowitz@wilkauslander.com
18		Counsel for Defendants
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
		3